1	STEPHANIE M. HINDS (CABN 154284) United States Attorney		
2 3	THOMAS A. COLTHURST (CABN 99493) Criminal, Division Chief		
4	ANDREW M. SCOBLE (CABN 124940) ASEEM PADUKONE (CABN 298812)		
5	Assistant United States Attorneys		
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10	Attorneys for Officed States of Afficia		
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13	SAN FRANCISCO DIVISION		
14			
15	UNITED STATES OF AMERICA,	NO. CR 19-0280 RS	
16	Plaintiff,	STIPULATION TO EXCLUDE TIME FROM  LANGARY 10, 2022 THROUGH MARCH 21, 2022	
17	v.	JANUARY 10, 2022 THROUGH MARCH 21, 2022; AND ORDER	
18	ROGELIO BELLOSO ALEMAN, et al.,		
19	Defendants.		
20			
21	It is hereby stipulated by and between counsel for the United States and counsel for all		
22	defendants except for Fernando Romero Bonilla, that time be excluded under the Speedy Trial Act from		
23	January 10, 2022 through March 21, 2022.		
24	The parties appeared before the district court for a status conference on January 10, 2022. This		
25	was the eleventh district court appearance before this Court in which all of the defendants' counsel or		
26	their representatives appeared. Due to the ongoing public health emergency and the corresponding		
27			
28	<sup>1</sup> Defendant Reyes Melendez and/or his c at several other hearings before the return of the STIPULATION TO EXCLUDE TIME AND OF	ounsel individually appeared before the District Court Superseding Indictment that charged the other RDER	

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rules and procedures set forth in General Orders 72, 73, and 74, the hearing was conducted by Zoom videoconference without the defendants present. At the end of the hearing, the Court set a further status with all of the defendants' counsel on March 21, 2022, at 10:00 a.m., again via Zoom, and requested that the parties submit a proposed order regarding the exclusion of time under the Speedy Trial Act.

Because the discovery process is ongoing, the government and counsel for the defendants other than Romero Bonilla (who objects) agree that time should be excluded under the Speedy Trial Act so that defense counsel may prepare, including by reviewing discovery and making arrangements to consult with their clients. 18 U.S.C. § 3161(h)(7)(B)(iv). The parties further agree that this case is so complex, due to the number of defendants and the nature of the prosecution, that it is unreasonable to expect adequate preparation for pretrial proceedings and for the trial itself within the otherwise-applicable time limits, within the meaning of 18 U.S.C. § 3161(h)(7)(B)(ii). For these reasons and as further stated on the record during court appearances, the parties stipulate and agree that time should be excluded under the Speedy Trial Act through March 21, 2022.

The undersigned Assistant United States Attorneys certify that they have obtained approval from counsel for the defendants listed below to file this stipulation and proposed order.

IT IS SO STIPULATED.

18	DATED: March 14, 2022	/S/
19		ANDREW M. SCOBLE ASEEM PADUKONE Assistant United States Attampses
20		Assistant United States Attorneys
21	DATED: March 14, 2022	GEORGE BOISSEAU
22		Counsel for Rogelio Belloso Aleman
23	DATED: March 14, 2022	PETER ARIAN
24		Counsel for Edwin Alvarado Amaya
25	DATED: March 14, 2022	/s/ VENNETH WINE
<ul><li>25</li><li>26</li></ul>	DATED: March 14, 2022	KENNETH WINE Counsel for Kenneth Campos
	DATED: March 14, 2022	KENNETH WINE

defendants

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1	DATED: March 14 2022	1-1
1	DATED: March 14, 2022	BRIAN BERSON Counsel for Evert Galdamez Cisneros
2 3		Counsel for Evert Galdamez Cisneros
4	DATED: March 14, 2022	/s/ JEFFREY BORNSTEIN, CAROLINE JACKSON
5		Counsel for Luis Velis Diaz
6	DATED: March 14, 2022	ROBERT WAGGENER
7		Counsel for Kevin Reyes Melendez
8	DATED: March 14, 2022	ADAM GASNER
9		Counsel for Elmer Rodriguez
10	DATED: March 14, 2022	/s/
11	, , , , , , , , , , , , , , , , , , , ,	ED SWANSON Counsel for Brigido Josue Gonzales Sales
12		5
13	DATED: March 14, 2022	MARK VERMEULEN
14		Counsel for Kevin Ramirez Valencia
15	DATED: March 14, 2022	DENA YOUNG
16		Counsel for Kevin Guatemala Zepeda
17		
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1 | ORDER

Based upon the facts set forth in the stipulation of the parties, except for Defendant Fernando Romero Bonilla (who objects to an exclusion), and for good cause shown, the Court finds that failing to exclude the time from January 10, 2022 through March 21, 2022 would unreasonably deny defense counsel and the defendants the reasonable time necessary for effective preparation, taking into account the exercise of due diligence. 18 U.S.C. § 3161(h)(7)(B)(iv). The Court further finds that this case is so complex, due to the number of defendants and the nature of the prosecution, that it is unreasonable to expect adequate preparation for pretrial proceedings and for the trial itself within the otherwise-applicable time limits, within the meaning of 18 U.S.C. § 3161(h)(7)(B)(ii).

The Court concludes that the ends of justice served by excluding the time from January 10, 2022 through March 21, 2022 from computation under the Speedy Trial Act outweigh the best interests of the public and the defendants in a speedy trial. Therefore, with the consent of all parties except Defendant Romero Bonilla and notwithstanding the objection lodged by his counsel, IT IS HEREBY ORDERED that the time from January 10, 2022 through March 21, 2022 shall be excluded from computation under the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A), (B)(iv), for all defendants.

IT IS SO ORDERED.

DATED: March 14, 2022

HON. RICHARD SEEBOR Chief United States District Judge